PTO/SB/51 (05-08)

Approved for use through 08/31/2013, OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional) REISSUE APPLICATION DECLARATION BY THE INVENTOR MBI-1067

I hereby declare that: Each inventor's residence, mailing address and citizenship are stated below next to their name. Each inventor's residence, mailing address and citizenship are stated below next to their name. I believe the inventors named below to be the original and first inventoricity of the subject matter which is described and claimed in patent number 6142548 graphed October 3, 2000 and for which a relissue patent is sought on the invention entitled Bottle Rack
the specification of which
is attached hereto.
was filed on July 11, 2001 as reissue application number 09/902,965
and was amended on <u>.07/16/2002; 02/6/2003; 07/</u> 2/2004; 08/10/2007 ((f applicable)
I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b). Attached is form PTO/SB/02B (or equivalent) listing the foreign applications.
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)
$oxed{ extstyle Z}$ by reason of a defective specification or drawing.
y ty reason of the patentee claiming more or less than he had the right to claim in the patent.
by reason of other errors.
At least one error upon which reissue is based is described below. If the reissue is a broadening reissue, such must be stated with an explanation as to the nature of the broadening:
For the following reasons, the original patent is partly inoperative because I claimed less than I was entitled to claim. The original claims are limited to an apparatus for supporting an article comprising pegs capable of being oriented in a second, operative position, wherein each of said pegs is positioned at a large angle with respect to the upper surface of the tray. The apparatus of the original claims are further limited to a tray having a bottom face and an upper face. These errors are addressed by claim 9 of the reissue application, the scope of which is broadened to require: a second, operative position, wherein the peg is positioned so as to extend outwardly from the upper portion of the tray and a tray having an upper portion and a lower portion.

This soliection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 GFR 1.11 and 1.14. This collection is estimated to take 30 minutes to complete, including aghibring, preparing, and submitting the completed application form to the USPTO. Then will very depending upon the individual case. Any commants on the amount of time, but recipies the form andres supposition for reaching agreements. The submitted of the contraction of the complete application for reaching agreement of the contraction, 2.70. Set of the complete agreement of the contraction of the complete agreement of commercial commercial contraction. An other complete agreement of the contraction of the of

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						Doc	ket N	umber (Op	tional)		
(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2) MBI-1067											
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.											
Note: To appoint a pov	ver of attorney, use form PTO/SB/8	1.									
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✓ The address a	associated with Customer Number: 21302										
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numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioner/applicants should consider reducting such personal information is included in documents before submitting term to the USPTO. Petitioner/applicant is available that the process of a patent application for the application of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application is referenced in a published application are not restance to any sales be available to the public the application is referenced in a published application or an issued patent (see 97 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application field and therefore are not publicly available. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and baller are believed to be true; and further that these statements were made with the knowledge that willful falles statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed.											
Full name of sole or fit Steven B. Dunn	rst Inventor (given name, family nam	ne)									
Inventor's signalate	Inventor's signature				Date 3/3///						
Residence Beverly Hills, Califor	rnia		Citizen US								
Mailing Address											
2069 Coldwater Car	nyon, Beverly Hills, CA 90210, L	Inited	States	of Amer	ica						
Full name of second ju Tor H. Petterson (De	oint inventor (given name, family na eceased)	me)									
Inventor's signature			Date								
Residence Rancho Palos Verde	s, California		Citizen US	ship	90 1			- 1			
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